## Fifth Judicial District

#### website:www.co.twin-falls.id.us/5thdistrict2/court/district1.htm

# **District Judges**

# Administrative Judge

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#### Monte B. Carlson

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#### G. Richard Bevan

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## James J. May

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#### John Melanson

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#### John K. Butler

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Reporter Candy Childers 300 N. Lincoln Rm 310 Jerome, ID 83338 Ph: (208) 324-8811

# Trial Court Administrator

Linda E. Wright

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# **Magistrates**

# Blaine County

Robert J. Elgee

201 2nd Avenue South, Suite 106

Hailey, ID 83333 Ph: (208) 788-5525 Fax: (208) 788-5527

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Clerk: Marsha Riemann

206 1st Avenue South, Suite 200

Hailey, ID 83333 Ph: (208) 788-5505 Fax: (208) 788-5501

e-mail mriemann@co.blaine.id.us

Court Information: District Court 788-5548 Magistrate Court 788-5525

# **Camas County**

John F. Varin

P.O. Box 430 Fairfield, ID 83327 Ph: (208) 764-2238 Fax: (208) 764-2349

e-mail camasmaj@northrim.net

Clerk: Rollie Bennett Corner of Soldier & Widow

P.O. Box 430 Fairfield, ID 83327 Ph: (208) 764-2242 Fax: (208) 764-2349

Court Information: 764-2238

## Cassia County

Michael R. Crabtree

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e-mail mcrabtree@cassiacounty.org

### Rick L. Bollar

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e-mail clay@cassiacounty.org

Clerk: Larry Mickelsen 1459 Overland Avenue Burley, ID 83318 Ph: (208) 878-4367 Fax: (208) 878-1003 e-mail lmickelsen@cassiacounty.org

Court Information:

District Court (208) 878-4367 Magistrate Court (208) 878-7351

## **Gooding County**

C. U. Robinson

P.O. Box 477

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Clerk: Helen Edwards 624 Main Street P.O. Box 417 Gooding, ID 83330 Ph: (208) 934-4841 Fax: (208) 934-5085 e-mail hedwards@co.gooding.id.us

Court Information: District Court 934-4861 Magistrate Court 934-4261

# **Jerome County**

Thomas H. Borresen

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Ph: (208) 324-8811 Fax: (208) 324-2719

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# **Lincoln County**

Mark A. Ingram

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e-mail mingram@velocitus.net

Clerk: Liz Kime 111 W B Street P.O. Box Drawer A Shoshone, ID 83352 Ph: (208) 886-7641 Fax: (208) 886-2458

Court Information: 886-2173

## Minidoka County

Larry R. Duff

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Clerk: Duane Smith 8th & G Street P.O. Box 368 Rupert, ID 83350 Ph: (208) 436-7111 Fax: (208) 436-0737

e-mail

duane.smith@co.minidoka.id.us

Court Information: District Court 436-9041 Magistrate Court 436-7186

# Twin Falls County

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### Howard D. Smyser

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## Randy J. Stoker

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e-mail kglascoc@co.twin-falls.id.us

Court Information: 736-4025

## **Snake River Basin** Adjudication (SRBA)

## **Presiding Judge**

John Melanson

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Twin Falls, Idaho 83303-2707

Ph: (208) 736-3011 Fax: (208) 736-2121

Case Administrator: Diana Delaney

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## **Special Masters**

**Brigette Bilyeu** 

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#### Tom Cushman

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### Terrence Dolan

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## LAW AND MOTION DAYS

County	When	Time
Blaine	Monday	Civil 10 a.m.
(Hailey)		Criminal 9 a.m.
Camas	Magistrate-	10 a.m.
(Fairfield)	Monday	
	District (when	
	Judge is	
	available)	
Cassia	Friday	Civil 9 a.m.
(Burley)		Criminal 1:30 p.m.
Gooding	Tuesday	9 a.m.
Jerome	Monday	10 a.m.
Lincoln	Magistrate-	Criminal 9 a.m.
(Shoshone)	Wednesday	Civil 10 a.m.
Minidoka	Monday	Civil 8:30 a.m.
(Rupert)		Criminal 1:30 p.m.
Twin Falls	Monday	Criminal 8:30 a.m.
(Higer)		Civil 1:30 p.m.
Twin Falls	Monday	Civil 10 a.m.
(Hohnhorst)	,	Criminal 1:00 p.m.

### **Jurisdiction of Magistrates**

Pursuant to the statutes of the State of Idaho and the Idaho Rules of Civil Procedure, the District Judges of the Fifth Judicial District of the State of Idaho do hereby designate and clarify the kinds of cases and matters to be processed by all Magistrates in the District Court of said district, as follows:

### 1. Civil Proceedings as follows:

- A. When the amount of money or damages or the value of personal property claimed does not exceed ten thousand dollars (\$10,000).
- 1) Actions for the recovery of money only arising on contracts express or implied; actions for damages or injury to person, property or reputation or for taking or detaining personal property, or for fraud:
  - 2) Actions for rent and distress for rent;
  - 3) Actions for claim and delivery;
- 4) Proceedings in attachment, garnishment, wage deductions for the benefit of creditors, trial or right of personal property and exemptions, and supplementary proceedings;
- 5) Actions arising under the laws for the incorporation of cities or counties or any ordinance

passed in pursuance thereof; actions for the confiscation or abatement of nuisances and the seizure, condemnation and forfeiture of personal property; proceedings in respect of estrays and lost property;

6) Actions to collect taxes.

- B. Proceedings in forcible entry, forcible detainer, and lawful detainer; and
- C. Proceedings for the enforcement and foreclosure of common law and statutory liens of not to exceed ten thousand dollars (\$10,000) on real or personal property.
- 2. Proceeding in the probate of wills and administration of estates of decedents, minors and incompetents.
- 3. The following criminal and quasi-criminal proceedings;
  - A. Misdemeanors and quasi-criminal actions;
  - B. Proceedings to prevent the commission of crimes;
- C. Proceedings pertaining to warrants for arrest or for searches and seizures; and
- D. Proceedings for the preliminary examination to determine probably cause, commitment prior to trial or the release on bail of persons charged with criminal offenses.
- 4. Any juvenile proceedings except those within the scope of the provisions of Section 1-2210, Idaho Code, unless otherwise authorized herein.
- 5. Miscellaneous proceedings as follows:
- A. Proceedings under Title 66, Chapter 3, Idaho Code, relating to the hospitalization of the mentally ill;
- B. Preliminary proceedings under the Child Protective Act, Section 16-1628 through 16-1634, Idaho Code;
- C. Preliminary proceedings under the Juvenile Corrections Act, Sections 20-520 through 20-543, Idaho Code; and
- D. Preliminary proceedings under the Termination of Parent-Child Relationship Act, Sections 16-2007 and 16-2008, Idaho Code;

Provided, however, that lay magistrates certified by the Supreme Court may conduct all proceedings under the Child Protective Act and Juvenile Corrections Act.

#### **Additional Jurisdiction**

Pursuant to the statutes of the State of Idaho and the Idaho Rules of Civil Procedure, the District Judges of the Fifth Judicial District of Idaho do hereby grant additional jurisdiction to Lawyer Magistrates of the District as follows:

- 1. A. Civil actions where the amount of damages or value of the property claimed does not exceed ten thousand (\$10,000) dollars;
- B. Adoption proceedings pursuant to Chapter 15, Title 16, Idaho Code;
- C. Termination of parent-child relationships pursuant to Chapter 20, Title 16, Idaho Code.
- 2. Pursuant to I.R.C.P. 82(c) as amended, all lawyer magistrates in the Fifth Judicial District shall have concurrent jurisdiction with the District Court as of January 1, 1984, in the following cases:
- A. Habeas Corpus proceedings regardless of the nature of origin including criminal cases;

- B. All proceedings involving the custody of minors incidental to divorce proceedings;
- C. Proceedings for divorce, separate maintenance, or annulment, including orders to show cause, hearings and issuance of restraining orders;
- D. Proceedings pursuant to the Revised Uniform Reciprocal Enforcement of Support Act, and Section 32-710A, Idaho Code;
- E. And to those lawyer magistrates certified by the Supreme Court, the trial of criminal proceedings, including a felony proceedings, and including related hearings.
- F. All paternity proceedings, an all actions for change of name.

The jurisdiction amounts designated in this document shall be exclusive of interest, costs, and attorney's fees, and punitive damages; but, all counts will be added together to determine the amount claimed.

It is so ordered, effective March 5, 1996, superseding all pervious orders, and a copy of this order is to be posted by all Clerks in this district.

### Roger S. Burdick Administrative District Judge

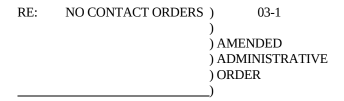
ADMINISTRATIVE ORDER 00-14: DUTIES AND AUTHORITY OF FIFTH JUDICIAL DISTRICT TRIAL COURT ADMINISTRATOR: Pursuant to Idaho Code §1-907 and I.C.A.R. 43, IT IS HEREBY ORDERED, AND THIS DOES ORDER that the Trial Court Administrator for the Fifth Judicial District is authorized to carry out all of the duties of a Trial Court Administrator which are authorized by the Supreme Court of the State of Idaho, including but not limited to the following:

The Fifth Judicial District Trial Court Administrator shall be responsible for caseload management and case assignments of all Fifth District Magistrates, supervision of the Deputy Clerks in the discharge of clerical functions of the Courts, supervising the jury system and District Courts' budgets along with other duties set forth by the Administrative District Judge, per Idaho Code §1-907 and I.C.A.R. 43, and the Administrative Director of the Courts, all under the supervision and direction of the Administrative District Judge of the Fifth Judicial District.

IT IS SO ORDERED. Dated this 11<sup>th</sup> day of October 2000.

## Barry Wood Administrative District Judge

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO



WHEREAS, Idaho Code \$18-920 provides that when a person is charged with an offense under Idaho Code \$\\$ 18-901, 18-903, 18-905, 18-907, 18-911, 18-913, 18-915, 18-918, 18-919, 18-6710, 18-6711, 18-7905 or 39-6312, or any other offense for which a court finds that a No Contact Order is appropriate, an order forbidding contact with another person may be issued;

WHEREAS, Idaho Code §18-920 provides that such No Contact Order may be imposed by the court or by Idaho Criminal Rule;

WHEREAS, Misdemeanor Criminal Rule 13(b) and (c) provides for a No Contact Order as a condition of release upon posting bond when a person is charged with Stalking, Idaho Code §18-7905, Domestic Assault or Battery, Idaho Code §18-918, or Violation of a Protection Order, Idaho Code §39-6312;

WHEREAS, Criminal Rule 46.2 provides for the issuance of No Contact Orders by district administrative order, with certain terms and conditions;

WHEREAS, the terms and conditions of any No Contact Order should be clearly articulated to put a defendant on notice and to afford a defendant a right to a hearing; and

WHEREAS, it is necessary to collect victim information from arresting agencies and prosecutors for entry of the No Contact Orders into the Idaho Law Enforcement Telecommunication System.

#### THEREFORE, IT IS HEREBY ORDERED:

1. The following attached forms shall be used in all counties of the Fifth Judicial District providing for terms and conditions of no contact as based upon the above findings:

Administrative No Contact Order Pursuant to ICR 46.2 and Fifth District Administrative Order 03-1;

Victim Information Form;

No Contact Order;

Application to Dismiss No Contact Order;

Order RE: Application to Dismiss No Contact Order;

Application for Modification or Dismissal of No Contact Order;

Order Modifying or Dismissing No Contact Order;

Order Dismissing No Contact Order.

- 2. Any of the above orders shall remain in full force and effect until modified or dismissed by order of the court.
- 3. The Clerk of the Court shall give written notification to the records department of the Sheriff's Office in the county in which a No Contact Order issues and any subsequent modification or dismissal thereof by noon the next judicial day and the information on the Order, or any subsequent modifications or termination thereof, shall be entered into the Idaho Law Enforcement Telecommunication System.

- 4. If an Administrative No Contact Order is prepared by law enforcement, the arresting officer shall complete the Victim Information Form and the Administrative No Contact Order at the time of booking. The original Administrative No Contact Order shall be forwarded to the court no later than 10:00 a.m. on the next judicial day after the defendant posts bond or is released from custody. The Victim Information Form shall not be forwarded to the court, but stay in the custody of the prosecuting attorney or law enforcement.
- 5. If the first No Contact Order is issued by the Court instead of by an Administrative No Contact Order, then the prosecuting attorney's office for that county shall complete the Victim Information Form no later than forty-eight (48) hours after the entry of the court's order and immediately forward it to the record's department of the Sheriff's office.
- 6. A copy of this Administrative Order and attached forms shall be posted in every clerk's office and jail throughout the Fifth Judicial District.
- 7. A copy of this Administrative Order shall be published in one issue of *The Advocate* and shall also be mailed out by the Fifth District Bar Association in their next newsletter.

DATED this 3rd day of March, 2003.

ROGER S. BURDICK Administrative District Judge

 c: All Judges, All Clerks of the District Court, All Sheriffs, All Prosecuting Attorneys All Public Defenders, All Chief of Police